PRICE ONE CENT.

NEW YORK, FRIDAY, JANUARY 12, 1894.

PRICE ONE CENT.

THE WORLD'S Daily Circulation for 1893, 400,851 Per Day.

"ACT NOW!" THE CRY.

Mr. Everett Urges Congress to Be action of the Republican National Executive Committee in officially seeking to Prompt with the Tariff.

Work for Hornblower.

WASHINGTON, Jan. 12.-In the House this morning, Mr. McCreary presented House Committee Votes to Report from the Foreign Affairs Committee the Hitt resolution calling upon the President for all information relating to Hawattan affairs received since the transthe information which the President was expected to transmit to-day.

Mr. McCreary asked unanimous con- on Colouge this morning. sent for the consideration of the reso-

begun yesterday. Mr. Everett, of Massachusetts, followed. He declared that it was his present intention to support the Wilson bill, although it did not go far enough, in his He should offer amendments to meet his principal objections. What the country demanded, he said, was ac-

He felt it his duty to explain his position, lest it might be said that his for-mer associations with the Republican party would leave an implication that he

INCOME TAX BILL SEPARATE.

Committee Reconsiders Its Internal Revenue Decision.

WASHINGTON, Jan. 12.- The Democratic members of the Ways and Means Committee considered the Internal Rev. enue bill to-day. The meeting was a spirited one, many unexpected motions friends of the income tax feared that

they were defeated.

At the outset of the meeting Mr. Tarsney moved that the puestion as to whether the internal revenue features were to be reported in an independent bill should be referred to a Dimocratic caucus, fifthis brought out an animated discussion, but the motion prevailed by a vote of it of.

Bynum furnished the surprise of Mr. Byrom furnished the surprise of the meeting by moving to reconsider the entire Revenue bill as practically agreed on at a meeting some time ago. This motion also prvailed by a vote of 6 to 5. Mr. Byrom voting with the opponents of an income tax. The affirmative vote was cast by Messrs. Wilson, Breck-inridge, Byrom, Cockran, Stevens and Montgomery; the negative vote by Messrs. McMillan, Bryan, Whiting, Tarsney and Turner.

A question then arose as to where this left the bill; whether the Tarsney rsolution sent the whole question to a caucus, or whether the Byrom resolution left anything to submit to a caucus.

After some discussion a vote was again taken on the other internal revenage in the cast of th

After some discussion a vote again taken on the other internal re

A motion to so report the internal rev A motion to so report the internal reenue was agreed to by a vote of 6 to 5
Mr. Bynam voting in the affirmative.
Mr. Bynam's position is attracting
much comment among his associates.
His vote originally carried the income
tax proposition in committee.

PRESTON IS CONFIRMED.

Senate Adjourns Till Monday, After an Executive Session.

(By Associated Press.) WASHINGTON, Jan. 12.-The Senate in executive session to-day, confirmed Isaac J. Wooten, of Delaware, to be an Indian Agent in Nevada. The nomination of Mr. Preston as Mint Director was also confirmed.

At 3 o'clock the Senate adjourned until Monday, therefore there can be no Hawallan message this week.

State Bank Tax Repeal Set Aside. (By Associated Press.)
WASHINGTON, Jan. 12.—The oppositi

REPUBLICANS AID HORNBLOWER. Charlie Schildwachter Testifies in Ex-Secretary Noble the Defend-

National Executive Committee Working for His Confirmation.

most unexpected development in connection with the Hornblower nomination which has yet come to light, is the

Income Tax Bill to Be Presented ing.

It was done at the suggestion of Mr.
Bilss, of New York, who urged that if the confirmation could be made to appear as having been accomplished largely through Republican instrumentality it would have to the benefit of the Republican party.

The Committee as awhole took this view of the situation and started out as a body to work in the interests of Mr. Hovnblower.

COINAGE OF SEIGNIORAGE.

the Bill Therefor Favorably.

(By Associated Press) WASHINGTON, Jan. 12.- The bill of Representative Bland directing the Secretary of the Treasury to coin the silver seignlorage now in the Treasury was favorably acted upon by the Committee this morning were as to why Miss Halli-

The vote on reporting the bill was nine lution. Mr. Richardson (Dem., Tenn.) ob- to eight. The affirmative vote was all Mr. Brosius (Pa.) then completed his sentive Sweet. The negative vote was speech against the Wilson Tariff bill. Republican with the exception of Messrs.

mer associations with the Republican party would leave an implication that he still acquiesced in the theory of protection. It was not because he was ranked as a Democrat that he would vote for this measure, but because for years he had believed that broad patriotism has demanded a reform of the tariff in the interest of the people.

He had voted for Mr. Cleveland in 1884, and, unlike some of the Mugwumpa of these days. had continued his support of him in 1886 and 1882. He invelghed against further delay of tariff reform. The time to do a right thing, said he, was when those who believed it right had the power to do it.

In concluding Mr. Everett quoted the words of Sir H. Curry to Sir Robert Peel when he was trying to reform the tariff in England in 1895, to look beyond the few fiscillary years of that generation to the welfare of the future. Mr. Everett was accorded quite an ovation when he finished.

Mr. Black (Dom., Ga.) followed in support of the bill. Had he the power, he finished.

Mr. Pendleton (Dem., W. Va.) followel. Coming from the territory protesting against placing coal on the free list, his speech was especially significant. He denounced those of his party who now shirked the responsibility of reforming the tariff and who wanted to hold back in the traces.

Mr. Pendleton (Dem., W. Va.) followel. Coming from the territory protesting against placing coal on the free list, his speech was especially significant. He denounced those of his party who now shirked the responsibility of reforming the tariff and who wanted to hold back in the traces.

Mr. Payne, of New York, one of the Republican members of the Ways and Means Committee, made a speech of an hour and a half against the Wilson bill. Jerry Simpson, of Kansas, the leader of the Provisional Government to comply with his demanded to be added to a support of the Provisional Society of the Clemens Robbert.

According to Deputy Collector Phelps, of the Custom-House Law Department.

According to Deputy Collector Phelps, of the Custom-House Law Department. what appears to be a gigantic scheme to swindle the Government has been dis-John O'Nell has, it is alleged, been

loaning his Custom-House license to Pitt & Scott, European Express agents. by possessing the license to obtain goods enabled substitute more valuable property at their office instead of taking the goods to a bonded warehouse as required by

DAVIS TO BE EXTRADITED.

amden Police Say He Is the Murderer of Baker Kairer. CAMDEN, N. J. Jan. 12.-The officers

who went to New York to see the negro Davis, alias Black Strap, who is in cus-tody there for connection with the mur-der of Baker Kairer, returned last even-They say the man in custody is the

one they have been wanting. He has been in several shooting scrapes in this vicinity before, and has given the police considerable trouble. Once he nearly killed a policeman named Anderson. He will be extradited.

Samuel Atwater's Death.

NEWARK, N. J., Jen. 12.—Samuel Atwater, a wholesale grocer and ex-President of the Board of Trade, whose death was announced yesterday, was postmaster at Kings Perry under President Fillmore for five yests. He had held the offices of Alderman. Assemblyman and director of several companies. Mr. Atwater was seventy years of age. He leaves a widow, two sons and a daughter.

New England Receivership Not Settled.

The decision on the application for a permanen receiver of New England, now pending before Judge Wallace in the United States Court, will

Look at me. Some day you frown and fret, but will be too late; I'll be gone.

WORLD ALMANAC. Sold Everywhere. 25 Cents.

the \$50,000 Suit.

The trial of the suit of Miss Maude M. Halliday, the daughter of an ex-policesecure his confirmation.

The fact that such action was taken did not become public until to-day, although the action on the part of the Committee was taken Wednesday even-Court this morning.

large number of stylishly dressed women libel suit now on trial before Judge La-who nudged each other and giggled as combe and a jury in the United States many of the disgusting details of the Circuit Court.

for publication.

The defendant in the suit is well known Interior dressed young men, evidently friends of is based on the following circulars: Mr. Schildwachter, were in attendance at the trial to-day.

Miss Halliday, the plaintiff, who was

Most of the questions of the

day left her home on different occasions

Schildwachter or any other man:

"Air, Grant, that is simply outrageous" replied the witness.

"I object," shouled Lawyer Welch, "We don't want any theatrical effects." The Judge ordered the answer stricken to to tand the witness then replied "No to the father, Joseph Halliday, for many years a member of the York-ville Police Court Squad, took the stand, but gave way to Lawyer Charles M. Smith, who had an important engagement.

Lawyer Smith testified that a short limb before Aug. 3, 182, when Miss Halliday, The willing before Aug. 3, 182, when Miss Halliday, The willing before Aug. 3, 182, when Miss Halliday, The willing before Aug. 3, 182, when Miss Halliday, The willing before Aug. 3, 182, when Miss Halliday, The willing the halliday and the residence of a Mrs. Schildwachter, and James Into the August of Miss Halliday, The willing the hall willing the laying of the Grant Monument corver-stone.

It was held that it was Mr. Lapham's like that it was Mr. Lapham's like that he was a respectable woman. He gave as his reason for not a special woman more than the had ever met either at length and tried to establish the fact that he was a friend of Miss Halliday and her friend, Mrs. White, but the witness and the had ever met eithers at length and tried to establish the fact that he was a friend of Miss Halliday and her friend, Mrs. White, but the witness and the had ever met eithers at length and tried to establish the fact that he was a friend of Miss Halliday and her friend, Mrs. White, but the witness and the had ever met eithers at length and tried to establish the fact that he was a friend of Miss Halliday and her friend, Mrs. White, but the witness and the had ever met eithers at length and tried to establish the fact that he was a friend of Miss Halliday and her friend, Mrs. White, but the witness and the had ever met eithers at length and tried to establish the fact that he was a friend of Miss Halliday and her friend, Mrs. White, but the witness and the had ever met eithers at length and tried to establish

and then always on business as their lawyer.

Mr. Halliday, recalled, testified that his daughter's character was good and that she never kept irregular hours or stayed away from home until she met Schlidwachter.

wachter.
Once or twice during the examination the old father showed much feeling, and at times it looked as if he would attack the lawyer who was prodding him with questions as to his daughter's acts.

At the conclusion of Mr. Halliday's testimony the plaintiff rested, Lawyer Weich's motion to have the case dismissed, was denied. Mr. Welch, in his opening measurement. leh's motion to have the case dis-sed, was denied. Mr. Welch, in his ning speech to the jury stated that defense would prove the bad charac-of Miss Haillday. He then called defendant. Charles Schildwachter: the stand.

the stand.

Judge Gildersleeve ordered all with

Judge Gildersleeve ordered all witnesses from the court-room until called to the stand, and a recess was then taken.

After recess, Schiedwachter took the witness stand. Just as his examination begun, the baby of which he is alleged to be the father, began to cry. It was some minutes before the nurse could quiet the child.

The defendant said he was twenty-six years old. He gets & a week for his board and clothes.

He met Miss Halliday, Aug. 20, 1891, about 8 o'clock in the evening. Afterwards, the same evening, he and Miss Halliday and some friends visited several saloons. Miss Halliday, the witness said, took several glasses of beer that night.

The witness next met Miss Halliday at a piente, two days later. She was with a man named Hall.

At this point the haby again cried, and

of beer. It is to a saloon, the date of which he didnt remember, but was sure it was before Nov. 28, 1821, when the allegedw drugging occurred. They remained at the saloon until midnight and then went to the Lenox Hotel, One Hundred and Twenty-third street and Eighth avenue, where they spent the night.

night.
The witness named at least ten or a dozen other places where he and Miss Miss Halliday had occupied the same room, all prior to the date of the alleged He denied ever having proposed mar Coming down to the night of the al-leged drugging. Schildwachter said he met Miss Halliday on the street near her home and accompanied her to a ball at errace Carden.

met Miss Halliday on the street near her tome and accompanied her to a bail at seriace Carden.

Miss Halliday's father was at the bail, of he and Miss Halliday remained unlafter her father had gone home. They convent to the Lexington Hotel, Twenten went to the Lexington Hotel, Twenten went to the Lexington Hotel, Twenten with the series of the series

(By Associated Press.)
WASHINGTON, Jan. 12.—Probably the Pretty Plaintiff's Father Defends William R. Lapham Is the Man

ant in a Libe! Suit.

A Circular Issued During Harrison's Term the Cause.

Ex-Secretary John W. Noble, head of The court-room was crowded, every the interior bepartment under the Har-seat being taken. In the audience were a risen administration, is defendant in a

The suit is brought by William P. Much of the testimony, so far, is unfit Lapham, formerly Chief Clerk of the Stationery and Printing Division of the Department. in Harlem, and a large number of well- amount of damages at \$55,000. His claim

at the trial to-day.

Miss Halliday, the plaintiff, who was on the witness-stand all day yesterday.

was called again this morning, and Lawyer Welch resumed the cross-examination.

Most of the questions of the lawyer, of any person or firm resented. Respective of any person or firm resented.

Lapham is a cousin of the late United



Clerk Martin, who succeeded Lapham as Chief Clerk, was the first witness this morning.

He testified that he had heard rumors in New York that Lapham possessed a political pull with the Department, and he reported it to Secretary Noble. Two weeks later he prepared a circular setting forth that the rumor was false. It was corrected by the Secretary and Mr. Lapham's name was inserted.

The case was given to the jury at 1.25 o'clock.

The Jury asked to be discharged at

SUICIDE BY GAS. Annie Griffith Kills Herself in He

Flat. Annie Griffith, twenty-three years old was found dead at noon to-day in he

flat at 253 East Tenth street She had evidently committed suicide and in the kitchen were turned on full and the place was so filled with gas that no one could enter it for some time. The woman was lying in bed in th inner room, and in her hand she held

man named Hall.

At this point the baby again cried, and was carried from the court-room.

A few durys after meeting Miss Halliday accompanied witness to College Point, they each drank several glasses by the best of the several glasses by the cold and stiff, and it is probable that she died some time during

The gas was escaping from the tube. Her body was cold and stiff, and it is probable that she died some time during the night.

She has livid in the flat for several years, but was very relifting, and none of the neighbors knew muc. about her. Her husband is said to be a travelling salesman named Francis Griffith, who was away most of the time. When he came home he only remained there a week or so at the most.

Nothing has yet been learned as to the motive for the suicide.

The woman burned up every scrap of paper, excepting a receipted bill of \$130.85 for furniture, and a doctor's bill for \$8, with money to pay it, which was found on the table in the kitchen.

She was last seen yesterday afternoon about 5 o'clock, when she put a kitten outside the door in the hall, with a saucer of milk bessie it.

A stylishly dressed young woman, who refused to disclose her identity called in the afternoon and looked at the dead yournal's face a long while. She finally sabit.

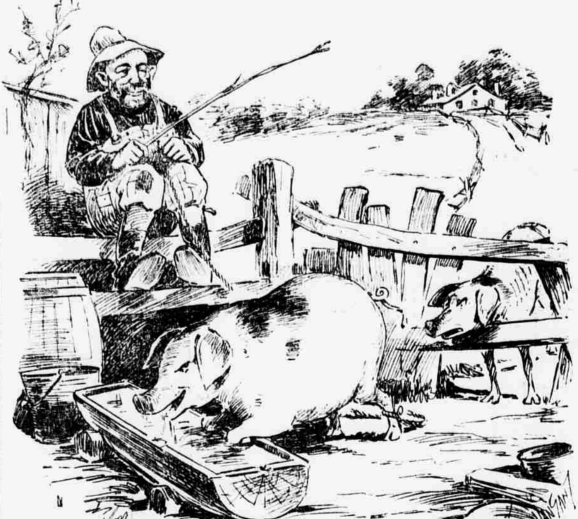
"I don't know her," and walked away.

called in the afternoon and looked at the dead woman's face a long white. She finally said: "I don't know her." and waiked away.

HAT MANUFACTURER ASSIGNS

Failure of Edward Miller, Who Has Two Broadway Stores. Edward Miller, manufacturer of hats at

th the Committee on Danking and Currency to-day, when the vote for the previous question put MISS HALLIDAY'S CASE ENDS. SUED FOR \$25,000, FARMERPLATT'S NEW GAMEOFPIGS INCLOVER.



Which is the Republican pig?

Taken There from Jail for a City Police Will Begin Taking But Forecaster Dunn Says It Will

this city from the Euffalo State Insane Committee representing the charitable Asylum yesterday on an order issued by organizations of the city, the Police Comaudiow Street Jail to the District-At- the force to take a census of the de-

person. He was sprightly in his actions. ore a carefully trimmed beard and had the appearance of a healthy man.

the appearance of a healthy man.

It is not quite clear why he was taken to the triminal Court Building. He was kept there for half an hour and was then taken back to Ludlow Street Jali.

Early in the day Judge Fitzgerald had issued a bench warrant, and it was thought thath e would plead to the five indictments for forgery against him. This did not take place, however, and it leaked out that he had been taken from Ludlow Street Jali on a misunderstanding.

indlow Street Juli on a misunderstanding.

Sheriff Clancy was under the impression that if Field's counsel was to apply for a writ of habeus corpus he might possibly be released, as there was nothing criminal to hold him upon.

The Sheriff afterwards learned that there were a sufficient number of orders of arrest against Field to hold him.

The bench warrant was given into the care of the Warden of the County Juli as a detainer in case a move is made to secure his release on the civil suits pending. secure his release on the civic succeeding.

Nebody appeared to day to become Nebody appeared to day to become

Nobody appeared to-day to become bondsman for r seld and the District-Attorney would not state the amount of the bond he would require for the prisoner's release.

Field's former counsel, John L. Wilkes, of 2 Wall street, has withdrawn from the case, and there is much speculation as to who will be retained to defend him. Mr. Wilkle having become the partner of Charles W. Guid, assignee of Field. Lindley, Wiechers & Co., he cannot act as codnsel.

5,000 LOAVES GIVEN AWAY. Big Crowd in Line at The World's Depot This Morning.

This was by all odds the biggest day the free distribution of bread at "The World's" depot, 210 East Houston street. From 8.30 o'clock until past the noon hour the distribution went on without an interruption.

The number of loaves distributed today was very close to 1.080.

The men and women were made to
form in separate lines. The women's
line extended down to Avenue A and
half way up to Houston street. The
line of men reached around into Second avenue.

nd avenue.

The policeman on duty at the entranc

the Census To-Morrow.

Not Called Upon to Plead To-Day, Routine Proceedings of the Board of Commissioners.

> Committee representing the charitable in Central Park are not yet frozen solid missioners have ordered the members of

> The whole matter was placed in the seen by an "Evening World" reporter, care of Commissioner Sherhan, of the "There is no blizzard or promise of Committee of Repairs and Supplier, and one in any part of the country this morning will to-morrow have begun the ing. In the Northwest, where the blizwork of printing the blank books saita- zard should now be raging, according to ble for the task. Within two or three Devoe, the weather is generally fair. days, Commissioner Sheeban says the police will start out. The afternoons and evenings have been selected as the best time in which to find the poor people in

The action was taken at the regular meeting of the Police Board this after-noon. President Martin received the remeeting of the Police Board this afternoon. President Martin received the request from the Committee, he stated,
and immediately conferred with Supt.
Byrnes relative to the feasibility of undertaking the task. The latter at oncedeclared that his men could and would
do the work.

The cost of procuring the blank books
will not exceed \$200, and if that sum
rannot be raised from some one of the
finids, the Commissioners signified a
willingness to foot the bill themselves.

The blank books will be so arrangedand raised that the names of the heads
of families, the number in each, sex, how
many children, whether employed or not,
the street, number, whether fixing in The cost of procuring the blank books will not exceed \$200, and if that som cannot be raised from some one of the finds, the Commissioners signified a willingness to foot the bill themselves. The blank books will be so arranged and ruled that the names of the heads of families, the number in each sex how many children, whether employed or not, the street, number, whether living in front or tear house and what floor, may be accurately noted.

It will require about 1250 of these books, which represents the number of police on the night posts.

The Board of Excise notified the Police discovered in the Fourth Precinct commanded by Capt. Slevin, will not be received from the stenographer's hands for three or four days yet.

The Pollee Commissioners are withholding action on charges brought against Capt. Slevin by Dr. Parkhurst, concerning certain disorderly houses in his precinct, until the infinites from the Exclassional Capt. Slevin by Dr. Parkhurst, concerning certain disorderly houses in his precinct, until the infinites from the Exclassional Capt. Slevin's come bearing on Capt. Slevin's Cape.

Emma Mc Wins the Mile and a Sixteenth Event.

PACE TRACK NEW ORLEANS, Jan.

rase.

Lawyer Louis J. Grant, attorney for Policeman Michael Brady, of the East one Hundred and Fourth street Station, who is accused of blackmailing a citien, notified the Heard to-day that it nest retrie Brady in accordance with his to show cause. The Board decides let Mr. Grant apply for his manda-

One hundred additional policemen will be appointed by the Police Board. Supt. Byrnes has asked for a re-enforcement of the night force of the Fourteenth Pre-inct. For this it was found necessary to add to the force, as other men are needed.

CAN'T BUILD THE "L" ROAD.

East River Bridge Co.'s Scheme Blocked by Property-Owners. The General Term of the Supreme

art this afternoon handed down a decision refusing to confirm the report of testimony as to the right of the East Record Race—Five furlongs.—Won by Pliver Bridge Company to construct an elevated railroad in connection with the two bridges it proposes to build across East River. ilis Refusal to Treat Cost Him \$10

FIELD IN FELLOWS'S OFFICE. TO CANVASS THE UNEMPLOYED. SKATING AT VAN CORTLANDT

Grow Warmer To-Morrow.

not a few larger ones were made jubilant this morning by the announcement that the ball was up at Van Cortlandt Park. This meant a little skating, at least, for the youngsters, although the lakes

enough to permit of the sport. "There are no indications of the bliz-zard predicted by Weather Prophet Devoe, of New Jersey, for Jan. 14." said Weather Forecaster Dunn to-day, when

from 10 to 3) degrees higher this morning than the same hour yesterday murning."

The weather to-day is generally fair

and colder over the entire country east of lively for a while at the Cortlands the Mississippi River. In this area the street station of the Sixth avenue "L" temperature fell during last night from road on the uptown side at 2 o'clock this

Weather Forecast. The weather forecast for the thirty-six hour ending S.P. M. to morrow is as follows: Fair to day and on Saturday; slightly colder on Saturda morning, followed by slightly narmer during the day: high north-easierly winds to-day, changing to southerly on Saturday. The following record shows the changes in the

RACE TRACK, NEW ORLEANS, Jan 2. The results of to-day's racing were

of follows: First Race-Five furiones.-Won b lingara, 8 to 5 and 3 to 5; Footrunner to I place, was second, and Dunla; third. Time-1.02 i-4.
Second Race-Mile and a sixteenth.—
Won by Emma Mc. 2 to 1 and 3 to 5,
Judge Morrow, 3 to 1 place, was second,
and Capt. Hammer third. Time-1.5i 1-4.
Third Race-Five and a half furiongs.—
Won by Ethel W., with Sub Rosa second and Billy McKenzie third.

EAST ST. LOUIS RESULTS. Altair and Yucatan the First Two

Winners To-Day. RACE TRACK, EAST ST. LOUIS Jan. 12.-The racing at this track to-day resulted as follows: First Race-Six furiongs,-Won by Al-

tair, 3 to 1 and even; Davezac, 3 to 1 place, was second, and Mollie Gray,

River Bridge Company to construct an elevated railroad in connection with the two bridges it proposes to build across East River.

The property owners along the route declined to give their consent to the scheme.

Justice Van Brunt wrote the opinion descheme.

Justice Van Brunt wrote the opinion desching to confirm the Commissioners' reclining to confirm the Commissioners' related to the scheme.

BIG FIGHT LICENSED.

Jacksonville Authorities Have Given the City Permit.

Duval A. C. Representative Comes to New York.

Contest of Jan. 25.

He Says Nothing Will Stop the Great

JACKSONVILLE, Fla., Jan. 12.—City licenses were issued to-day for the Cor-bett-Mitchell contest on Jan. 25 and for Colored Boxers Perry and Wilkins on Monday. This latter is looked upon as a test case.

The Duval Club officers laugh at Gov. Mitchell's threats, and say the contest will certainly come off on the 25th. The local military officers say their men would probably refuse to turn out, and

must be called. The situation is at white heat, and all parties are in a ferment over the daily

that no dependence could be placed on them, so that if State troops are called

B. S. Blake, representing the Duval Athletic Club, of Florida, is at the Hoffman House in this city. Mr. Blake is here to establish Northern headquarteca for the Club, where tickets will be put on sale for the Corbett-Mitchell contest. There isn't the shadow of a doubt hat the contest will take place on the date set," said Mr. Blake to an "Evening World" reporter to-day. "Your people here can rest assured of that fact."

'How about the Governor and ble threat to proclaim martial law?" "The Governor cannot interfere in this matter," was the response. "The Club derstand, of course, that we know cer-tain things that we cannot make public. We cannot divulge all dur plans. No-body excep' ourselves knows just what the articles of agreement contain.

County?" "I would like to answer that question for you, but I must decline to do so for obvious reasons. The Club is building an arena where the contest will be held. on the contest, and both men are in

"Do you think the Governor is bluff-

No, I won't say that. Is think the matters so uncomfortable for us that we would throw up our hands. In that he was mistaken. We are in this thing to stay We have gone in to the extent of about \$100,000 and will see to it that the contest takes place as advertised."

A little bit of a \$5 blaze made things

"L" STATION ON FIRE. Little \$5 Blaze Causes a Big Commotion at Cortland Street.

afternoon. divulged by the employees on the sta-tion, or was not known by them. How-over, whether caused by a carelessly thrown away match or cigar, or done by some malicious person, the fiames gained considerable headway before they

by some malicious person, the flames gained considerable headway before they were noticed, and it was with some difficulty that the employees succeeded in extinguishing them.

An alarm had been sent out by a sergeant of the Church street police station, but before the fire-engines responded the fire was out.

The damage was inconsiderable, some planking and boards in the floor near the head of the stairs having only been burned away.

OPPOSING THE "L" PLAN. Circular from the Committee Named by Property Owners.

A committee appointed by propertyco-operation against the building of an elevated railroad on Broadway above Forty-fifth street, and on the Boulevard Roy-lift Street, and on the Bosseval according to the plan adopted by the Rapid Transit Commission. The circular is signed by John S. Sut-phen, Robert Robertson, James Flanni-gan, Rev. Madison C. Peters, John T. Farley, Charles W. Drake, Goldsmith and Herman Hoefer.

EDWARD HURLEY'S TRIAL.

harged with Killing His Brother with a Rolling-Pin. Edward Hurley, charged with the mur-

der of his brother, Jeremiah Hurley, with a rolling-pin, at 443 Willis avenue, on Aug. 7, 1892, was called for trial before Judge Cowing in Part II. of General Sessions this morning.
Assistant District-Attorney James W. Osborne has charge of the prosecution and Lewis C. Chandler appears for the defendant.

TENDERED TO RAMSEY.

Presidency of Brooklyn's Assessment Board Offered to Him. Mayor Schieren, of Brooklyn, to-day

tion of President of the Department of Assessment to Richard Ramsey, of Ram-

announced that he had offered the posi-

sey & Ely, stove manufacturers.
This is the third person to whom this office has been offered. Each of the others has declined to accept.
Mr. Ransey is a Democrat, and was a member of the Committee of One Hundred. The salary is \$5,000 per all num.

at Miss White's house. The lawyer advised him to give up money to settle the matter.

Edward Miller, manufacturer of hats at 75 and 77 Grand avenue, Brooklyn, and disorderly conduct. The action resented a deviate matter.

Marvellous fuel, Sestalit, the only one of its xind in the market. Send for catalogue to United that the market. Send for catalogue to United that the first service of \$1,000 is given Annie County in the house as a first property conduct. The action disorderly conduct action disorderly conduct. The action disorderly conduct action disorderly conduct. The action dis